FROM 00000000000

FOR UTILITY/DESIGN CIP/PCT NATIONAL/PLANT ORIGINAL/SUBSTITUTE/SUPPLEMENTAL DECLARATIONS

RULE 63 (37 C.F.R. 1.63) **DECLARATION AND POWER OF ATTORNEY** FOR PATENT APPLICATION

PW **FORM**

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

believe I am	i the ori e subje	wind first age	l sole inve h is claim	entor (if only o ed and for wh	ne nam	e is listed o	address and citizen elow) or an original, _t ht on the <u>INVENTIC</u>	III OT OUR	I JOHN IN 18 TO	below nex ntor (if plui	et to my name, a ral names are lis	and I sted
	the so	ecification of	which (CH	ECK applical	ole BO	((ES))						
Х		is attached he		•	-				,			
BOX(ES)	→ E	3. 🔲 was filed	on				s U.S. Application N	, —	/on			
→	→ (. was filed	l as PCT	Internation	ial Ap	plication	NO. PC1/					
I hereby state above. I ackr foreign priority Application w	that I howledge y benefithich des	e the duty to dis ts under 35 U.S. signated at least	nd understa close all inf .C 119(a)-(one other c	nd the contents formation know (d) or 365(b) of country than the	s of the a n to me t any fore e United	bove identifie to be material ign application States, listed disclosing the	d specification, including to patentability as defit of (s) for patent or inventible of the patent of the patent of the patent of the patent of this application.	tor's certified to the in this a	icate, or 36	5(a) of any l	PCT International	rinventor's
DDIAD FA	DEIGN	APPLICATIO	N(S)				Date first Laid	=	Date Pa	atented		
Number	KEIGIN	Country	14(0)	Day/MON	TH/Yea	r Filed	open or Publ	ished	OF	Granted	Priority NOT	Claimed
Except as no	ted belo		n domestic	priority benefit	under so	tinuation in a	of (CID) confication is					
application is defined in 37 application:	in addit	ion to that disck 1 56 which beca VISIONAL. NO	osed in sucl ime availab ONPROVI	n prior applicati le between the	ons, I ac filing da	te of each suc	th pnor application and	the natio	nal or PCT		I filing date of this	.,
Application	n No. (series code/s	erial no.)	Day	MONI	Firear cite	<u>u</u> <u>pe</u>	riumy, c	Managne	u, paronte	.	
Fig. 20												
And I hereby communicati transact all b sends/sent the	hese sta of Title appoint ions are business o longer his case	tements were in 18 of the United t Pillsbury Winth to be directed), in the Patent are with their firm a to them and by	rade with the distance with the distance with the belond Trademand to act an whom/white	e knowledge tri de and that sur tellectual Prope low-named per ark Office conne nd rely on instr ch I hereby dec	erty Grou sons (of ected the	false statemer p, 50 Fremore the same add rewith and with	that all statements madents and the like so maints may jeopardize the timester. PO Box 788 ress) individually and time the resulting patent, municate directly with the dafter full disclosure that after full disclosure.	validity of the collective and I here	of the appli 05, telepho y my attom eby authori	cation or any one number eys to prose ze them to d	y patent issued the (415) 983-1000 (to cute this application detete names/num// organization who	areon. o whom all on and to bers below by which first
and/or a belo	ow attori	ney in writing to	the contrar	y		24238	Jack S. Barufka		37087	Robert J.		40862
Paul N. Ko		1677		Paul Edgell vid A. Jakopin		32995	Adam R. Hess		41835	Brian J. I		38825
G. Lloyd Ki George M.		1769 1822		k G. Paulson		30793	William P. Atkins		38821	Jonathar	i E. Jobe, Jr.	28429
Donald J. E		2532	_	phen C. Glazi		31361	Paul L. Sharer		36004		Pickering	36239
Dale S. La		2887		hard H. Zaitle		27248	Robin L Teskin		35030	David H.		32243
Glenn J. Pe		2845	8 Rog	ger R. Wise		31204	Anthony L. Miele		34393	John R.	Wetherell	31678
Steven Mo		3595	59 Vict	tor J. Castellu	cci	43,535						
1					_	_				_	_	
inven	TOR'S	SIGNATURE	: Zu	alle	67	Come		Date:	20 00	CEM B	ER 2001	
(1) 1140 2.14		Matthew			C	. Т.	Chang					
	77.7	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	First			Middle Initia				mily Name		
Danielanaa		Temecula	7 8 50		Ī	California			L	.S.A.		
Residence		Temecula	Oib.			Z. ,	State/Foreign Country			C	ountry of Citizenshi	D -
	<u> </u>	·	City	04 O. II. D. II.		Campoulo C				<u> </u>		<u> </u>
Mailing Ad				94 Calle Balk	entine,	remecuia, C	aniorna				·	
(include Zi	p Code	:)	925	3 <u>4</u>								
(2) INVEN	TOR'S	SIGNATURE				2		Date:	Pec	20,	2001	
(2)1(4411	1	James			ΤÝ	V.	Frederick					
			First			Middle Initia		,	F	mily Name		
<u> </u>	· T	Transcula	1 131			California	<u>``</u>			J.S.A.		
Residence	3 1	Temecula					State/Foreign Country	,			ountry of Citizensh	in
			City				State/Foreign Country		(A		ourlay or Oldzerlan	·P
Mailing Ad				88 Corte Sel	va, Ten	ecula, Calif	ornia				·	
(include Zi	ip Code)	925	91		!						
"X" box ☐ See	⊠ FC additio	R ADDITIO	ONAL IN prioritie	IVENTORS	S, and hed p	proceed age (inco	on the attached porated herein l	by refe	rence).		ional invento 02-272595	r.
								-			M#)	
										`	· ···•	

PAT-116 6/01

			DECLARATION	ON AND POWE		NEY	
		1	/ ADI	continued) DITIONAL INVE	i) Entors:		
				<u> </u>		. /2	law kool
(3) INVENTOR'S		20 7			Johnson	Date: /2/	20/200/
	Ken /		<u> </u>		Johnson		Family Name
		īrst		Middle Initial California			U.S.A.
Residence	Temecula				/Foreign Country		Country of Citizenship
<u> </u>		City	anida Duana Cu	Jerte, Temecula,			000000
Mailing Address		92591	eriida bueria St	zerte, remodula,	Camorna		
(include Zip Cod	(e)	92391	<u></u>				1
(4) INVENTOR'S	S SIGNATURE:					Date:	
	F	irst	` `	Middle Initial			Family Name
Residence							Communicati Catinopolius
		City		= State	/Foreign Country		Country of Citizenship
Mailing Address							
(include Zip Cod	ie)						1
(E) IND/ENTAD!	S SIGNATURE:					Date:	1
(5) INVENTOR	3 SIGNATURE.						
		irst		. Middle Initial			Family Name
Residence							
Residence		City		State	e/Foreign Country >		Country of Citizenship
Mailing Address							
(include Zip Co							
					1	Date:	
(6) INVENTOR	S SIGNATURE:				<u>-</u>	Jaic.	
™		First	<u> </u>	Middle Initial			Family Name
		riisi		, yeagge saudi			
Residence		City	:30	Stat	e/Foreign Country	/	Country of Citizenship
The frame		Oity					
Mailing Address (include Zip Co							
E-(IIIOIGGE E.p GG						3 -4	
(7) INVENTOR	'S SIGNATURE:					Date:	
				'	<u> </u>	777 7 7 7 7	Family Nome
		First		Middle Initial			Family Name
Residence		O'h	, <u>, , , , , , , , , , , , , , , , , , </u>	7 Stat	te/Foreign Country	- 15 AV	Country of Citizenship
		City	٠٠٠ - تير - ت	, Sta	cen preign ocumin.		
Mailing Addres	<u>s</u>						
(include Zip Co	de)	<u> </u>		ı			
(8) INVENTOR	'S SIGNATURE:					Date:	
ž:					<u> </u>		
		First		Middle Initial	·	4. S., -₩	Family Name
Residence			* 12		A. (Paras) - (A. 112)		Country of Citizenship
E E STANDARD		City		. Sta	te/Foreign Country_	<u> </u>	Country of Chizeriship
Mailing Addres				<u> </u>			
(include Zip Co	ode)	1		J			
(9) INVENTOR	'S SIGNATURE:					Date:	
(3)	1						
		First	2	Middle Initial			Family Name
Residence							
		City	The North	Sta	nte/Foreign Country.		Country of Citizenship
Mailing Addres	SS						
(include Zip Co				1			

50152643_1.DOC

Rule 56(a) & (b) = 37 C.F.R. 1.56(a) & (b)PATENT AND TRADEMARK CASES - RULES OF PRACTICE **DUTY OF DISCLOSURE**

...Each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith in dealing with the [Patent and Trademark] Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability...(b) information is material to patentability when it is not cumulative and (1) It also establishes by itself, or in combination with other information, a prima facie case of unpatentability of a claim or (2) refutes, or is inconsistent with, a position the applicant takes in: (i) Opposing an argument of unpatentability relied on by the Office, or (ii) Asserting an argument of patentability

PATENT LAWS 35 U.S.C.

§102. Conditions for patentability; novelty and loss of right to patent

A person shall be entitled to a patent unless--

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for patent or
- the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of the application for patent in the United States, or
- he has abandoned the invention, or
- the invention was first patented or caused to be patented, or was the subject of an inventor's certificate, by the applicant or his legal representatives or assigns in a foreign country prior to the date of the application for patent in this country on an application for patent or inventor's certificate filed more than twelve months" before the filing of the application in the United States, or
- the invention was described in a patent granted on an application for patent by another filed in the United States (e) before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof -i by the applicant for patent, or L.
- he did not himself invent the subject matter sought to be patented, or _(f)
- before the applicant's invention thereof the invention was made in this country by another who had not abandoned, suppressed, or concealed it. In determining priority of invention there shall be considered not only the respective dates of conception and reduction to practice of the invention, but also the reasonable diligence of one who was first to conceive and last to reduce to practice, from a time prior to conception by the other.

§103. Condition for patentability; non-obvious subject matter

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made. . . .
- (c) Subject matter developed by another person, which qualified as prior art only under subsection (f) or (g) of section 102 of this title, shall not preclude patentability under this section where the subject matter and the claimed invention were, at the time the invention was made, owned by the same person or subject to an obligation of assignment to the same person.

50152643_1.000

^{*} Six months for Design Applications (35 U.S.C. 172).